1 [Counsel listed on signature page] 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 11 Red Pine Point LLC, Case No. 3:14-cv-03639-RS 12 Plaintiff, 13 STIPULATED REQUEST FOR ORDER 14 v. **CHANGING TIME AND [PROPOSED] ORDER CHANGING TIME** Apple Inc. and The Weinstein Company 15 LLC, 16 Judge: Hon. Richard Seeborg Defendants. 17 Courtroom 3 18 19 20 21 22 23 24 25 26 27 28 Stipulated Request for Order Case No. 3:14-cv-03639-RS Changing Time

Case 3:14-cv-03639-RS Document 60 Filed 02/04/15 Page 1 of 5

Pursuant to Local Rules 6-1 and 6-2, and as supported by the Declaration of Stephen C. Jarvis filed herewith, Red Pine Point LLC ("Red Pine"), Apple Inc. ("Apple"), and The Weinstein Company LLC ("TWC"), through their undersigned counsel, hereby stipulate and respectfully request that the Court extend the briefing schedule on TWC's Motion for Summary Judgment by 30 days.

WHEREAS, under the current briefing schedule, Red Pine would file its Response to TWC's Motion for Summary Judgment by February 3, 2015, TWC would file its Reply by February 10, 2015, and the Court would hold a hearing on the motion on March 12, 2015;

WHEREAS, Red Pine's counsel avers that Red Pine has reached an agreement in principle that would finally resolve this action and the following six other actions pending before this Court:

- Red Pine Point LLC v. Apple Inc. and Magnolia Pictures LLC, Case No. 3:14-cv-03493-RS;
- Red Pine Point LLC v. Yahoo! Inc. and The Weinstein Company LLC, Case No. 5:14-cv-04762-RS;
- Red Pine Point LLC v. DIRECTV, LLC, Case No. 3:14-cv-04763-RS;
- Red Pine Point LLC v. Sony Network Entertainment International, LLC and Magnolia Pictures, LLC, Case No. 3:14-cv-04764-RS;
- Red Pine Point LLC v. Google Inc. and Magnolia Pictures, LLC, Case No. 3:14-cv-04765-RS; and
- Red Pine Point LLC v. VUDU, Inc. and Magnolia Pictures LLC, Case No. 3:14-cv-04767-RS.

(Red Pine expects that the agreement will be finalized within the next 30 days, at which point the parties would expect to dismiss with prejudice all claims and counterclaims in this action and the foregoing six actions);

NOW, THEREFORE, pursuant to Local Rule 6-2, the parties through their respective attorneys stipulate to an adjusted schedule on the pending summary judgment

Case 3:14-cv-03639-RS Document 60 Filed 02/04/15 Page 3 of 5

1	motion as follows, subject to the Court's au	thoriz	zation:	
2	1. Red Pine shall file its Respon	se to	the Motion for Summary Judgment by	
3	March 5, 2015;			
4	2. TWC shall file its Reply to Re	ed Piı	ne's Response by March 12, 2015; and	
5			he Motion for Summary Judgment on April	
6				
7	13, 2015, or at such other time as the Court	s care	indar accommodates.	
8				
9				
1011				
12	IT IS SO STIPULATED.			
13	Dated: February 3, 2015		Respectfully Submitted,	
14				
15	/s/ Stephen C. Jarvis Todd Christopher Atkins (CA Bar No. 2088)	379)		
16	tatkins@siprut.com SIPRUT PC			
17	701 B St Ste 1170 San Diego, CA 92101			
18	619-255-2380			
19	Fax: 619-231-4984			
20	Stephen C. Jarvis (admitted <i>pro hac vice</i>) 233 S. Wacker Dr., 84th Floor			
21	Chicago, IL 60606 (312) 283-8330			
22	stephen@wawrzynlaw.com			
23	Counsel for Red Pine Point LLC			
24				
25	/s/ James R. Batchelder			
26	James R. Batchelder (CA Bar No. 136347) james.batchelder@ropesgray.com			
27	ROPES & GRAY LLP 1900 University Avenue, 6 th Floor			
28	Stipulated Request for Order Changing Time	2	Case No. 3:14-cv-03639-RS	

1 2	East Palo Alto, California 94303-2284 Tel: (650) 617-4000 Fax: (650) 617-4090
3	Mara A. Cavan (admitted we has vise)
4	Marc A. Cavan (admitted <i>pro hac vice</i>) marc.cavan@ropesgray.com
5	ROPES & GRAY LLP 191 N. Wacker Drive, 32 nd Floor
6	Chicago, IL 60606-4302
7	Tel: (312) 845-1200 Fax: (312) 845-5500
8	Counsel for Defendants
9	Apple Inc. and The Weinstein Company LLC
10	
11	
12	
13	ATTESTATION FOR SIGNATURE
14	Pursuant to Civil L.R. 5-1(i)(3) regarding signatures, I attest under penalty of perjury
15	that concurrence in the filing of this document has been obtained from the other signatories.
16	Date: February 3, 2015 /s/ Stephen C. Jarvis
ιU	
17	
17	
17 18	
17 18 19	
17 18 19 20 21	
17 18 19 20 21 22	
17 18 19 20 21 22 23	
17 18 19 20 21 22 23 24	
17 18 19 20 21 22 23	
17 18 19 20 21 22 23 24 25 26	
17 18 19 20 21 22 23 24 25	

1	[PROPOSED] ORDER	
2	Having considered the parties' Stipulated Request for an Order Changing Time, and	
3	for good cause shown,	
4	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that Red Pine shall	
5	file its Response to TWC's Motion for Summary Judgment by March 5, 2015, TWC shall	
6 7	file its Reply to Red Pine's Response by March 12, 2015, and the Court will hold a hearing	
8	April 23, 2015 at 1:30 p.m. on the motion on April 13, 2015 or at such other time as the Court sees fit.	
9	on the motion of ripin 10, 2010 of at ober other time as the Court sees in.	
10		
11	21181	
12	DATED: February 4, 2015 Honorable Richard Seeborg	
13	United States District Judge Northern District of California	
14		
15		
16 17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27 28		
۷٥ .	[Proposed] Order Changing Time 1 Case No. 3:14-cv-03639-RS	